RESOLUTION NO. 93-17

A RESOLUTION OF THE LODI CITY COUNCIL
APPROVING AN ADDENDUM TO AN AGREEMENT BETWEEN THE BOOSTERS OF BOYS
AND GIRLS SPORTS (BOBS) AND THE CITY OF LODI WHICH CLARIFIES THE
RELATIONSHIP BETWEEN PART-TIME BOBS EMPLOYEES AND THE CITY OF LODI

RESOLVED, that the Lodi City Council hereby approves an addendum to the February 4, 1987 agreement between the Boosters of Boys and Girls Sports and the City of Lodi on file in the Office of the City Clerk, which addendum clarifies the relationship of part-time BOBS employees and the City of Lodi; and

FURTHER RESOLVED, the City Manager and City Clerk are hereby authorized to execute the addendum to agreement on behalf of the City.

Dated: January 20, 1993

I hereby certify that Resolution No. 93-17 was passed and adopted by the Lodi City Council in a regular meeting held January 20, 1993 by the following vote:

Ayes: Council Members - Mann, Sieglock, Snider, Pennino

(Mayor)

Noes: Council Members - Davenport

Absent: Council Members - None

ADDENDUM TO AGREEMENT

(BOOSTERS OF BOYS AND GIRLS SPORTS (BOBS) AND CITY OF LODI)

THIS ADDENDUM, entered into this <u>20th</u> day of <u>January</u>, 1993, by and between the BOOSTERS OF BOYS AND GIRLS SPORTS (BOBS) and the CITY OF LODI, a municipal corporation ("City") shall be as follows:

WHEREAS, on February 4, 1987, the parties hereto entered into an agreement for the purpose of creating and defining a relationship under which the parties would cooperate on certain Parks and Recreation programs; and

WHEREAS, under the aforementioned agreement, BOBS has the right to operate food and beverage concessions at certain City facilities; and

WHEREAS, it now appears necessary and desirable to clearly delineate the status of and procedures for the hiring, dismissal and supervision of employees operating such concessions, NOW THEREFORE

WITNESSETH:

That agreement entered into on February 4, 1987 between the parties hereto is amended by adding the following provisions:

- 1. All employees hired to staff the concessions at those City facilities where BOBS operates such concessions shall be deemed part-time employees of the City of Lodi. This shall not include BOBS volunteer coordinators.
- 2. Such employees shall have the same rights and privileges, and shall be subject to the same provisions as other City employees in matters of hiring, dismissal and promotion.

- 3. City shall insue all payroll checks for such part-time employees and shall thereafter be reimbursed by BOBS for the full amount of salaries and benefits paid, plus five percent (5%) of gross salary as an administrative fee. Such reimbursement shall be due and payable upon invoice.
- 4. All other terms and conditions of the agreement dated February 4, 1987 shall remain in full force and effect.

IT IS SO AGREED.

CITY OF LODI, a municipal corporation

BOOSTERS OF BOYS AND GIRLS SPORTS (BOBS)

THOMAS A. PETERSON

City Manager

President

ATTEST:

City Clerk

Approved As To Form:

BOBBY W. MCNATT

City Attorney

AGREGC.2/TXTA.01V

AGREEMENT

THIS AGREEMENT entered into this 4th day of February, 1987, by and between CITY OF LODI, a Municipal Corporation, hereinafter called "CITY", and EOOSTERS OF BOYS/GIRLS SPORTS, hereinafter called "BOBS";

It is the purpose and intent of this Agreement to reduce to writing the working relationship that has in the past and will continue in the future to exist between CITY and BOBS in the conduct of the operation of the Lodi Recreation & Parks recreation program for the use and citizens of the City of Lodi.

CITY acknowledges and understands that BOBS is a non-profit corporation composed of volunteer citizens residing in the Lodi area. CITY further acknowledges that it is aware of the purposes set forth in Article I, Section 3, of the By-Laws of BOBS which purposes read, so far as pertinent here, as follows:

- A. To serve in an advisory and coordinating capacity to the Lodi Recreation and Parks Department in all matters pertaining to joint program sponsorship, general program policies, and rules and regulations.
- B. To serve in mutual cooperation with the Lodi Recreation and Parks Department in promoting and encouraging participating in competitive athletics by youths from ages 6 through 18.
- C. To increase interest and support in competitive athletics by involving a great number of adults directly or indirectly as volunteers in athletics at all levels and various program areas.
- F. To assist the Lodi Recreation and Parks Department in financing various programs for youth by participating in fund-raising activities.
- G. To bring to youth a deeper realization of the importance of sportsmanship and fellowship through participation in athletics.

BOBS agrees to provide its members to CITY for the conduct of its various athletic programs throughout the year. All of said persons shall be considered volunteers and shall receive no compensation as such nor shall BOBS be entitled to any compensation for the services to be performed by its members on behalf of CITY.

It is acknowledged and agreed that the Director of CITY'S Park & Recreation Department shall be the authorized person to assign and direct the members of BCBS in their participation of the sports and recreation program of CITY.

CITY agrees that while any of the members of BOBS are participating in the sports and recreation program of CITY pursuant to this Agreement, that member shall be indemnified and held harmless from any suit, claim or liability that may or might be filed against that member similar to the coverage provided to any other volunteer or employee of CITY.

CITY agrees to hold BOBS, it officers and directors free from any suit, action or claim for damage, up to a maximum of \$250,000.00, that may or might be filed by reason of injury to participants in CITY'S sports and recreation programs, which program may at that particular time be under the direction or supervision of a member of BOBS.

CITY does hereby grant to BOBS the exclusive right to operate the food and beverage concession at Salas Park, Kofu Park and at such other public places as may be permitted by the Director of CITY'S Parks and Recreation Department. BOBS does hereby agree that the net proceeds received from the sale of food, beverage and merchandise as said concession stands shall be used by them in carrying on the CITY'S recreational programs and shall make the funds available for disbursement upon the mutual agreement of BOBS and the Director of CITY'S Parks and Recreation Department.

BOBS agrees to maintain in full force during the time that they are operating said food concession stands, a liability insurance policy in the minimum sum of \$500,000.00 which shall name the City of Lodi as an additional insured and under which policy the insurer agrees to indemnify and hold the BOBS and City of Lodi harmless from and against all costs, expenses and liability arising out of or based upon any damages claimed by any person purchasing food from said concession stands. In addition to the additional named insured endorsement on BOBS'

be shall said insurance policy the following language: insurance, to include t t O οŕ policy of endorsed

A duplicate or certificate of said insurance policy containing the above-stated required endorsements shall be delivered to the City Attorney after the issuance of said policy, with satisfactory evidence that the carrier is required to give the City of Lodi at least 30 days prior notice of the cancellation or reduction in coverage of the policy during the effection in coverage of the policy during the effection and delivery within 48 hours prior to the expiration date of the policy, this Agreement shall be null and void. ۲. A duplicate or certification policy containing the appropriate shall be deficiently after the issues through prior of the cion in coverage of the tive period of this Agrico such delivery within expiration date of the shall be null and void.

ស ស 0 r busines n office charge t their s such 0 11 y conduct the E business su CITY, free may of ņ CITY agrees that BOBS mas its principal place s as may be furnished b and have as facilities abobs.

7.7 either part o the other This Agreement may be terminated by ϵ giving of a written 30 day notice to upon the party.

Ø hereto have hereinabove EREOF, the parties day and year first IN WITNESS WHEREOF, ds as of the day an their hands written.

ATTEST:

CITY OF LODI

Fred WI Re

Hereinabove called "CITY"

Approved as to Form

FOWELD M. STEEN City Attorney

BOCSTERS OF BOYS AND GIRLS SPORTS By And C Conti

Hereinabove called "BOBS"